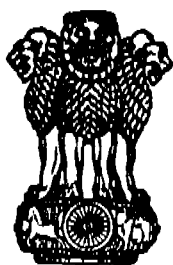
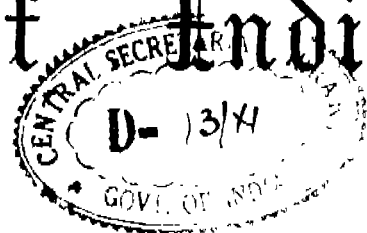


## The Gazette



सत्यमेव जयते

of India



PUBLISHED BY AUTHORITY

No. 45]

NEW DELHI, SATURDAY, NOVEMBER 10, 1956

## NOTICE

The undermentioned *Gazettes of India Extraordinary* were published upto the 27th October 1956:—

Issue No.	No. and date	Issued by	Subject
98	No. 26/6/56-SRI, dated the 26th October 1956.	Ministry of Home Affairs	The ratio between the population of the State of Bihar excluding the transferred territories and the population of the transferred territories is 96:40: 3:60.
99	No. F. 59/6/56-SR II, dated the 27th October 1956.	Ditto.	List of Chairman and member of the Public Service Commission of certain Reorganised States.
100	No. 46-I.T.C.(P.N.)/56, dated the 27th October 1956.	Ministry of Commerce and Consumer Industries.	Imports from Afghanistan.

Copies of the *Gazettes Extraordinary* mentioned above will be supplied on Indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these *Gazettes*.

## CONTENTS

	PAGES		PAGES
AART I—SECTION 1.—Notifications relating to Non-Statutory Rules, Regulations and Orders and Resolutions issued by the Ministries of the Government of India (other than the Ministry of Defence) and by the Supreme Court	387—401	PART II—SECTION 4.—Statutory Rules and Orders notified by the Ministry of Defence	153—162
PART I—SECTION 2.—Notifications regarding Appointments, Promotions, Leave, etc. of Government Officers issued by the Ministries of the Government of India (other than the Ministry of Defence) and by the Supreme Court	573—588	PART III—SECTION 1.—Notifications issued by the Auditor General, Union Public Service Commission, Railway Administration, High Courts, and the Attached and Subordinate offices of the Government of India ( <i>Published at Simla</i> )	933—952
PART I—SECTION 3.—Notifications relating to Non-Statutory Rules, Regulations, Orders and Resolutions, issued by the Ministry of Defence	Nil	PART III—SECTION 2.—Notifications and Notices issued by the Patent Office, Calcutta ( <i>Published at Simla</i> )	237—241
PART I—SECTION 4.—Notifications regarding Appointments, Promotions, Leave, etc. of Officers, issued by the Ministry of Defence	221—223	PART III—SECTION 3.—Notifications issued by or under the authority of Chief Commissioners ( <i>Published at Simla</i> )	519—533
PART II—SECTION 1.—Acts, Ordinances and Regulations	Nil	PART III—SECTION 4.—Miscellaneous Notifications ( <i>Published at Simla</i> )	529—555
PART II—SECTION 2.—Bills and Reports of Select Committees on Bills	Nil	PART IV—Advertisements and Notices by Private Individuals and Corporations ( <i>Published at Simla</i> )	163—164
PART II—SECTION 3.—Statutory Rules and Orders notified by the Ministries of the Government of India, other than the Ministry of Defence and Central Authorities, other than the Chief Commissioners	1849—1890	SUPPLEMENT No. 42— Reported attacks and deaths from cholera, small pox, plague and typhus in districts in India during the week ending 13th October, 1956	649—652
		Births and deaths from principal diseases in towns with a population of 30,000 and over in India during the week ending 13th October, 1956	653—661

## PART I—Section 1

**Notifications relating to Non-Statutory Rules, Regulations and Orders and Resolutions issued  
by the Ministries of the Government of India (other than the Ministry of Defence) and by  
the Supreme Court**

**LOK SABHA SECRETARIAT**

New Delhi-1, the 31st October 1956

No. F.142-T/56.—Shri S. Nijalingappa, an elected  
Member of Lok Sabha from Chitaldrug Constituency of

Mysore, has resigned his seat in Lok Sabha with  
effect from the 27th October, 1956.

N. C. NANDI, Dy. Secy.

**MINISTRY OF FINANCE**

(Department of Economic Affairs)

New Delhi, the 5th November 1956

No. F. 3 (1)-FL/56.—Statement of the Affairs of the Reserve Bank of India as on the 26th October, 1956.

**BANKING DEPARTMENT**

LIABILITIES		Rs.	ASSETS		Rs.
Capital paid up . . . . .		5,00,00,000	Notes . . . . .		33,07,39,000
Reserve Fund . . . . .		5,00,00,000	Rupee Coin . . . . .		7,01,000
National Agricultural Credit (Long-term Operations) Fund . . . . .		15,00,00,000	Subsidiary Coin . . . . .		9,01,000
National Agricultural Credit (Stabilisation) Fund . . . . .		1,00,00,000	Bills Purchased and Discounted :—		
Deposits :—			(a) Internal . . . . .		..
(a) Government :—			(b) External . . . . .		..
(1) Central Government . . . . .		54,15,40,000	(c) Government Treasury Bills . . . . .		4,77,01,000
(2) Other Governments . . . . .		27,80,78,000	Balances held abroad* . . . . .		90,22,65,000
(b) Banks . . . . .		51,38,63,000	Loans and Advances to Governments . . . . .		3,88,35,000
(c) Others . . . . .		12,76,06,000	Other Loans and Advances† . . . . .		83,35,10,000
Bills Payable . . . . .		12,51,64,000	Investments . . . . .		55,14,45,000
Other Liabilities . . . . .		97,95,52,000	Other Assets . . . . .		11,97,06,000
<b>TOTAL</b> . . . . .		<b>282,58,03,000</b>	<b>TOTAL</b> . . . . .		<b>282,58,03,000</b>

\*Includes Cash and Short term Securities.

†(1) The item 'Other Loans and Advances' includes Rs. 40,29,13,000 advanced to scheduled banks against usance bills under Section 17(4)(c) of the Reserve Bank of India Act.

(2) The total amount of advances availed of by scheduled banks against usance bills under Section 17(4)(c) of the Reserve Bank of India Act since 1st January 1956 is Rs. 318,20,48,000.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 26th day of October, 1956.

**ISSUE DEPARTMENT**

LIABILITIES		Rs.	Rs.	ASSETS		Rs.	Rs.
Notes held in the Banking Department . . . . .		33,07,39,000		A.—Gold Coin and Bullion :—			
Notes in circulation . . . . .		1418,88,66,000		(a) Held in India . . . . .		117,76,03,000	
<b>Total Notes issued</b> . . . . .			1451,96,05,000	(b) Held outside India . . . . .		..	
				Foreign Securities . . . . .		492,01,91,000	
				<b>Total of A</b> . . . . .			609,77,94,000
				B.—Rupee Coin . . . . .			121,49,05,000
				Government of India Rupee Securities . . . . .			720,69,06,000
				Internal Bills of Exchange and other commercial paper . . . . .			..
<b>TOTAL LIABILITIES.</b>			<b>1451,96,05,000</b>	<b>TOTAL ASSETS</b> . . . . .			<b>1451,96,05,000</b>

Dated the 31st day of October, 1956.

B. RAMA RAU, Governor.

H. M. PATEL, Secy.

# MINISTRY OF COMMERCE AND CONSUMER INDUSTRIES

## NOTICES

New Delhi, the 31st October 1956

**No. CCI/SPE/330/56/N/1.**—Whereas there is reason to believe that licence No. N 032906/52/NC/CCI/C, dated the 15th December, 1955, for Rs. 10,000/- for import of Asbestos manufactures, N.O.S. Packing engine and boilers of all sorts n.o.s. stem pneumatic and hydraulic packing for all machinery, ready-made boiler packing, from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Associated Importers Co., 13, Amratola Lane, Calcutta, was obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December, 1955, propose to cancel the said licence No. N 032906/52/NC/CCI/C, dated the 15th December, 1955, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Associated Importers Co., 13, Amratola Lane, Calcutta, or any bank or any other party who may be interested in it.

(2) In view of what is stated above M/s. Associated Importers Co., 13, Amratola Lane, Calcutta, or any bank or any other party who may be interested in the said licence No. N 032906/52/NC/CCI/C, dated the 15th December 1955, are hereby directed not to enter into any further commitments against the said licence and return it immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/330/56/N/15.**—Whereas there is reason to believe that licence No. N 041476/52/NC/CCI/C, dated the 9th April, 1956, for Rs. 5,000/- for import of Packing and Wrapping Paper, from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. A. Khajanchia, 12, Lower Chitpore Road, Calcutta, was obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December, 1955, propose to cancel the said licence No. N 041476/52/NC/CCI/C, dated the 9th April, 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. A. Khajanchia, 12, Lower Chitpore Road, Calcutta, or any bank or any other party who may be interested in it.

(2) In view of what is stated above M/s. A. Khajanchia, 12, Lower Chitpore Road, Calcutta, or any bank or any other party who may be interested in the said licence No. N 04176/52/NC/CCI/C, dated the 9th April, 1956, are hereby directed not to enter into any further commitments against the said licence and return it immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/330/56/N/29.**—Whereas there is reason to believe that licence No. N 041513/52/NC/CCI/C, dated the 10th April 1956, for Rs. 1,000 for import of Hops, from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Kaya Commercial Co., 2, Waterloo Street, Calcutta-1, was obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licence No. N 041513/52/NC/CCI/C, dated the 10th April 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Kaya Commercial Co., 2, Waterloo Street, Calcutta-1, or any bank or any other party who may be interested in it.

2. In view of what is stated above M/s. Kaya Commercial Co., 2, Waterloo Street, Calcutta-1, or any bank or any other party who may be interested in the said licence No. N 041513/52/NC/CCI/C, dated the 10th April 1956, are hereby directed not to enter into any further commitments against the said licence and return it immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/43.**—Whereas there is reason to believe that licences Nos.

- (1) N 041096/52/NC/CCI/C, dated the 20th March 1956, valued at Rs. 9,300 for import of Electric Control and Transmission Gears—others excluding items falling under Sub-serials 42(A) to 42(C) Pt. II.
- (2) N 041059/52/NC/CCI/C, dated the 19th March 1956, valued at Rs. 5,000 for import of Endless flat belts, endless cone drum belts and endless made up machine belts.
- (3) N 041030/52/NC/CCI/C, dated the 17th March 1956, valued at Rs. 5,000 for import of Packing and Wrapping Paper.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Standard Stores, 6, Munshi Jellar Rahim Lane, Howrah, were obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 041096/52/NC/CCI/C, dated the 20th March 1956, (2) N 041059/52/NC/CCI/C, dated the 19th March 1956, (3) N 041030/52/NC/CCI/C, dated the 17th March 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Standard Stores, 6, Munshi Jellar Rahim Lane Howrah, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Standard Stores, 6, Munshi Jellar Rahim Lane, Howrah, or any bank or any other party who may be interested in the said licences Nos. (1) N 041096/52/NC/CCI/C, dated the 20th March 1956, (2) N 041059/52/NC/CCI/C, dated the 19th March 1956, (3) N 041030/52/NC/CCI/C, dated the 17th March 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/329/56/N/57.**—Whereas there is reason to believe that licence No. N 041605/52/NC/CCI/C, dated the 12th April 1956, for Rs. 1240/- for import of Instruments apparatus & appliances other than electrical including cinematographic but excluding articles, otherwise specified in this schedule & also excluding items covered by Sr. Nos. 92(n) of Pt. V, from the Soft Currency Area except South Africa, granted by the Jt. Chief Controller of Imports & Exports, Calcutta, to M/s. Ganesh Bhandar, 20/1, Collin St., Calcutta, was obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December, 1955, propose to cancel the said licence No. N 041605/52/NC/CCI/C, dated the 12th April 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Ganesh Bhandar, 20/1, Collin St., Calcutta, or any bank or any other party who may be interested in it.

(2) In view of what is stated above M/s. Ganesh Bhandar, 20/1, Collin St., Calcutta, or any bank or any other party who may be interested in the said licence No. N 041605/52/NC/CCI/C, dated the 12th April, 1956, are hereby directed not to enter into any further commitments against the said licence and return it immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/71.**—Whereas there is reason to believe that licences Nos.

- (1) N 041702/52/NC/CCI/C, dated the 21st April 1956, valued at Rs. 8,982 for import of Chemicals N.O.S.
- (2) N 041439/52/NC/CCI/C, dated the 4th April 1956, valued at Rs. 2,571 for import of Paper including Poster & Stereo and all coated papers art paper all sorts N.O.S. and also excluding cigarette paper and Packing and Wrapping Paper.
- (3) N 040979/52/NC/CCI/C, dated the 15th March 1956, valued at Rs. 2,385 for import of Instruments Apparatus and Appliances other than Electrical including articles otherwise specified in the schedule also excluding items covered by Sr. Nos. 92(A) to 92(M) of Part V,

- (4) N 041446/52/NC/CCI/C, dated the 4th April 1956, valued at Rs. 1,829 for import of Printing Paper other than News Print.
- (5) N 041449/52/NC/CCI/C, dated the 4th April 1956, valued at Rs. 2,368 for import of Writing Paper other than Note Paper, Writing Pads and Envelopes.
- (6) N 041375/52/NC/CCI/C, dated the 2nd April 1956, valued at Rs. 10,000 for import of Motor Vehicle Parts subject to the conditions indicated in Appendix XXVI to the Jan.—June 1956 Policy Book.
- (7) N 041730/52/NC/CCI/C, dated the 25th April 1956, valued at Rs. 10,000 for import of Motor Vehicle Parts subject to the conditions as indicated in Appendix XXVI to the Policy Book for Jan.—June 1956 (from Dollar Area).
- (8) N 041376/52/NC/CCI/C, dated the 2nd April 1956, valued at Rs. 8,791 for import of Garage Tools as per list of items shown in Appendix XXV to the Jan.—June 1956 Policy Book.
- (9) N 041562/52/NC/CCI/C, dated the 11th May 1956, valued at Rs. 5,000 for import of Packing and Wrapping Paper.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. I. P. Trading Company 162, Lower Chitpore Road, Calcutta-1, were obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 041702/52/NC/CCI/C, dated the 21st April 1956, (2) N 041439/52/NC/CCI/C, dated the 4th April 1956, (3) N 040979/52/NC/CCI/C, dated the 15th March 1956, (4) N 041446/52/NC/CCI/C, dated the 4th April 1956, (5) N 041449/52/NC/CCI/C, dated the 4th April 1956, (6) N 041375/52/NC/CCI/C, dated the 2nd April 1956, (7) N 041730/52/NC/CCI/C, dated the 25th April 1956, (8) N 041376/52/NC/CCI/C, dated the 2nd April 1956, (9) N 041562/52/NC/CCI/C, dated the 11th May 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. I. P. Trading Company, 162, Lower Chitpore Road, Calcutta-1, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. I. P. Trading Company, 162, Lower Chitpore Road, Calcutta-1, or any bank or any other party who may be interested in the said licences Nos. (1) N 041702/52/NC/CCI/C, dated the 21st April 1956, (2) N 041439/52/NC/CCI/C, dated the 4th April 1956, (3) N 040979/52/NC/CCI/C, dated the 15th March 1956, (4) N 041446/52/NC/CCI/C, dated the 4th April 1956, (5) N 041449/52/NC/CCI/C, dated the 4th April 1956, (6) N 041375/52/NC/CCI/C, dated the 2nd April 1956, (7) N 041730/52/NC/CCI/C, dated the 25th April 1956, (8) N 041376/52/NC/CCI/C, dated the 2nd April 1956, (9) N 041562/52/NC/CCI/C, dated the 11th May 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/85.**—Whereas there is reason to believe that licences Nos.

- (1) N 040810/52/NC/CCI/C, dated the 9th March 1956, valued at Rs. 2,458 for import of Paper including Poster and Stereo and all coated papers except Art Papers all sorts N.O.S. also excluding Cigarette Paper, Packing and Wrapping Paper.
- (2) N 040811/52/NC/CCI/C, dated the 9th March 1956, valued at Rs. 4,768 for import of Packing and Wrapping Paper.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. International Supply Corp., 80, Grey Street, Calcutta, were obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 040810/52/NC/CCI/C, dated the 9th March 1956, (2) N 040811/52/NC/CCI/C, dated the 9th March 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. International Supply Corp., 80, Grey Street, Calcutta, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. International Supply Corp., 80, Grey St., Calcutta, or any bank or any other party who may be interested in the said licences Nos. (1) N 040810/52/NC/CCI/C, dated the 9th March 1956, (2) N 040811/52/NC/CCI/C, dated the 9th March 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/99.**—Whereas there is reason to believe that licences Nos.

- (1) N 033408/52/NC/CCI/C, dated the 29th February 1956, valued at Rs. 2,500 for import of Writing Paper other than Note Paper, Writing Pads and Envelopes.
- (2) N 033411/52/NC/CCI/C, dated the 29th February 1956, valued at Rs. 1,009 for import of Packing and Wrapping Paper.
- (3) N 033145/52/NC/CCI/C, dated the 8th February 1956, valued at Rs. 10,000 for import of Electric Control Gear and Electric Transmission Gear—others.
- (4) N 033370/52/NC/CCI/C, dated the 23rd February 1956, valued at Rs. 750 for import of Paper including Poster and Stereo and all coated papers except Art Paper all sorts n.o.s. excluding Cigarette Paper and Packing and Wrapping Paper.
- (5) N 033409/52/NC/CCI/C, dated the 29th February 1956, valued at Rs. 2,500 for import of Printing Paper other than Newsprint.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Pramode Trading Co., 17/1C, Nimtolla Ghat St., Calcutta, were obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 033408/52/NC/CCI/C, dated 29th February 1956, (2) N 033411/52/NC/CCI/C, dated the 29th February 1956, (3) N 033145/52/NC/CCI/C, dated the 8th February 1956, (4) N 033370/52/NC/CCI/C, dated the 23rd February 1956, (5) N 033409/52/NC/CCI/C, dated the 29th February 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Pramode Trading Co., 17/1C, Nimtolla Ghat St., Calcutta, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Pramode Trading Co., 17/1C, Nimtolla Ghat St., Calcutta, or any bank or any other party who may be interested in the said licences Nos. (1) N 033408/52/NC/CCI/C, dated the 29th February 1956, (2) N 033411/52/NC/CCI/C, dated the 29th February 1956, (3) N 033145/52/NC/CCI/C, dated the 8th February 1956, (4) N 033370/52/NC/CCI/C, dated the 23rd February 1956, (5) N 033409/52/NC/CCI/C, dated the 29th February 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/113.**—Whereas there is reason to believe that licence No. N 040827/52/NC/CCI/C, dated the 9th March 1956, valued at Rs. 5,000 for import of Packing and Wrapping Paper from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Nandkishore & Co., H. M. Chatterjee Bldg., Kailash Nath Chatak Road, Shyamnagar, 24-Parganas, was obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licence No. N 040827/52/NC/CCI/C, dated the 9th March 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Nandkishore & Co., H. M. Chatterjee Bldg., Kailash Nath Chatak Road, Shyamnagar, 24-Parganas, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Nandkishore & Co., H. M. Chatterjee Bldg., Kailash Nath Chatak Road, Shyamnagar, 24-Parganas, or any bank or any other party who may be interested in the said licence No. N 040827/52/NC/CCI/C, are hereby directed not to enter into any further commitments against the said licence and return it immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/127.**—Whereas there is reason to believe that licences Nos.

- (1) N 041687/52/NC/CCI/C, dated 2nd March 1956, valued at Rs. 5,000 for import of Packing and Wrapping Paper.
- (2) N 041700/52/NC/CCI/C, dated 10th April 1956, valued at Rs. 2,500 for import of Paper including Poster and Stereo for all coated paper except Art Papers all sorts N.O.S. also excluding Cigarette Paper and Packing and Wrapping Paper.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Bengal Commercial Syndicate, 33, Ezra St., Calcutta, were obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 041687/52/NC/CCI/C, dated 2nd March 1956, (2) N 041700/52/NC/CCI/C, dated 10th April 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Bengal Commercial Syndicate, 33, Ezra St., Calcutta, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Bengal Commercial Syndicate, 33, Ezra St., Calcutta, or any bank or any other party who may be interested in the said licences Nos. (1) N 041687/52/NC/CCI/C, dated 2nd March 1956, (2) N 041700/52/NC/CCI/C, dated 10th April 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/141.**—Whereas there is reason to believe that licence No. N 041474/52/NC/CCI/C, dated the 9th April 1956, valued at Rs. 4908/- for import of Packing and Wrapping Paper from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Bharat Trading Syndicate, 23A, Netaji Subhas Road, Calcutta, was obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licence No. N 041474/52/NC/CCI/C, dated the 9th April 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Bharat Trading Syndicate, 23A, Netaji Subhas Road, Calcutta, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Bharat Trading Syndicate, 23A, Netaji Subhas Road, Calcutta, or any bank or any other party who may be interested in the said licence No. N 041474/52/NC/CCI/C, dated the 9th April 1956, are hereby directed not to enter into any further commitments against the said licence and return it immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/155.**—Whereas there is reason to believe that licences Nos.

- (1) N 040924/52/NC/CCI/C, dated the 13th March 1956, valued at Rs. 10,000/- for import of Electric Control and Transmission Gears others excluding items falling under Sub-Serials 42A to 42C of Pt. II.
- (2) N 041288/52/NC/CCI/C, dated the 28th March 1956, valued at Rs. 5000, for import of Endless Flat Belts, Endless Cone Drum Belts and Endless made up Machine Belts.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Ramesh Traders, 161/1, Harrison Road, Calcutta, were obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 040924/52/NC/CCI/C, dated the 13th March 1956, (2) N 041288/52/NC/CCI/C, dated the 28th March 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s.

Ramesh Traders, 161/1, Harrison Road, Calcutta, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Ramesh Traders, 161/1, Harrison Road, Calcutta, or any bank or any other party who may be interested in the said licences Nos. (1) N 040924/52/NC/CCI/C, dated the 13th March 1956, (2) N 041288/52/NC/CCI/C, dated the 28th March 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/169.**—Whereas there is reason to believe that licences Nos.

- (1) N 041484/52/NC/CCI, dated the 9th April 1956, valued at Rs. 2027 for import of Paper including Poster and Stereo and all coated papers except Art Papers all sorts N.O.S. and also excluding Cigarette Paper and Packing and Wrapping Paper.
- (2) N 041394/52/NC/CCI/C, dated the 2nd April 1956, valued at Rs. 5000 for import of Packing and Wrapping Paper.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. J. L. & Co., 5, Munshi Jellar Rahim Lane, Howrah, were obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 041484/52/NC/CCI/C, dated the 9th April 1956, (2) N 041394/52/NC/CCI/C, dated the 2nd April 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. J. L. & Co., 5, Munshi Jellar Rahim Lane, Howrah, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. J. L. & Co., 5, Munshi Jellar Rahim Lane, Howrah, or any bank or any other party who may be interested in the said licences Nos. (1) N 041484/52/NC/CCI/C, dated the 9th April 1956 (2) N 041394/52/NC/CCI/C, dated the 2nd April 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/183.**—Whereas there is reason to believe that licences Nos.

- (1) N 041538/52/NC/CCI/C, dated the 10th April 1956, valued at Rs. 5000 for import of Endless Flat Belts Endless Cone Drum Belts and Endless made up Machine Belts.
- (2) N 040987/52/NC/CCI/C, dated the 15th March 1956, valued at Rs. 10,000 for import of Electric Control Gear and Transmission Gear—others excluding items falling under Sub-Serials 42(A) to 42(C)-II.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Pustikar Traders, 20, Balmukand Mukkar Road, Calcutta, were obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 041538/52/NC/CCI/C, dated the 10th April 1956, (2) N 040987/52/NC/CCI/C, dated the 15th March 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Pustikar Traders, 20, Balmukand Mukkar Road, Calcutta, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Pustikar Traders, 20, Balmukand Mukkar Road, Calcutta, or any bank or any other party who may be interested in the said licences Nos. (1) N 041538/52/NC/CCI/C, dated the 10th April 1956, (2) N 040987/52/NC/CCI/C, dated the 15th March 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/197.**—Whereas there is reason to believe that licences Nos.

- (1) N 041058/52/NC/CCI/C, dated the 19th March 1956, valued at Rs. 5000 for import of Endless flat belts endless cone drum belts and endless made up machine belts.
- (2) N 041038/52/NC/CCI/C, dated the 19th March 1956, valued at Rs. 5000 for import of Packing and Wrapping Paper.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Eastern Supply Co., 41, Tekiapara Lane, Howrah, were obtained on misrepresentation of fact, it is, therefore, hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 041058/52/NC/CCI/C, dated the 19th March 1956, (2) N 041038/52/NC/CCI/C, dated the 19th March 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Eastern Supply Co., 41, Tekiapara Lane, Howrah, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Eastern Supply Co., 41, Tekiapara Lane, Howrah, or any bank or any other party who may be interested in the said licences Nos. (1) N 041058/52/NC/CCI/C, dated the 19th March 1956, (2) N 041038/52/NC/CCI/C, dated the 19th March 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/211.**—Whereas there is reason to believe that licences Nos.

- (1) N 041071/52/NC/CCI/C, dated the 19th March 1956, valued at Rs. 9000 for import of Electric Control and electric transmission gears others—excluding the items falling under sub-serials 42(a) to 42(c) Pt. II.
- (2) N 041154/52/NC/CCI/C, dated the 22nd March 1956, valued at Rs. 5000 for import of Endless flat belts, endless cone drum belts, endless made up machine belts.
- (3) N 041034/52/NC/CCI/C, dated the 19th March 1956, valued at Rs. 5000 for import of Packing and Wrapping Paper.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Modern Traders, 40, Tikiapara Lane, Howrah, were obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 041071/52/NC/CCI/C, dated the 19th March 1956, (2) N 041154/52/NC/CCI/C, dated the 22nd March 1956, (3) N 041034/52/NC/CCI/C, dated the 19th March 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Modern Traders, 40, Tikiapara Lane, Howrah, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Modern Traders, 40, Tikiapara Lane, Howrah, or any bank or any other party who may be interested in the said licences Nos. (1) N 041071/52/NC/CCI/C, dated the 19th March 1956, (2) N 041154/52/NC/CCI/C, dated the 22nd March 1956, (3) N 041034/52/NC/CCI/C, dated the 19th March 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

New Delhi, the 1st November 1956

**No. CCI/SPE/322/56/N/225.**—Whereas there is reason to believe that licences Nos.

- (1) N 033481/52/NC/CCI/C, dated the 2nd March 1956, valued at Rs. 1000 for import of Paper including post and stereo and all coated papers except Art Papers all sorts N.O.S. excluding cigarette paper Packing and Wrapping Papers.

- (2) N 040857/52/NC/CCI/C, dated the 12th March 1956, valued at Rs. 1638 for import of Writing Paper other than note paper, writing Pad and envelopes.
- (3) N 040866/52/NC/CCI/C, dated the 12th March 1956, valued at Rs. 1577 for import of Printing Paper other than Newsprint.
- (4) N 033446/52/NC/CCI, dated the 1st March 1956, valued at Rs. 10,000 for import of Electric Control Gear & Electric Transmission Gear & others excluding those covered by sub-serials 42(A)—42(c)/I.
- (5) N 033479/52/NC/CCI/C, dated the 2nd March 1956, valued at Rs. 4410 for import of Packing and Wrapping Paper.

from the Soft Currency area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Aroon and Nephews, 8, Johnstone Road P.O. Naihati, 24, Parganas, were obtained on misrepresentation of facts, it is therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 033481/52/NC/CCI/C, dated 2nd March 1956, (2) N 040857/52/NC/CCI/C, dated 12th March 1956, (3) N 040866/52/NC/CCI/C, dated 12th March 1956, (4) N 033446/52/NC/CCI, dated 1st March 1956, (5) N 033479/52/NC/CCI/C, dated 2nd March 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Aroon and Nephews, 8, Johnstone Road P.O. Naihati, 24 Parganas, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Aroon & Nephews, 8, Johnstone Road P.O. Naihati, 24 Parganas, or any bank or any other party who may be interested in the said licences Nos. (1) N 033481/52/NC/CCI/C, dated 2nd March 1956, (2) N 040857/52/NC/CCI/C, dated 12th March 1956, (3) N 040866/52/NC/CCI/C, dated 12th March 1956, (4) N 033446/52/NC/CCI, dated 1st March 1956, (5) N 033479/52/NC/CCI/C, dated 2nd March 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/239.**—Whereas there is reason to believe that licences Nos.

- (1) N 041539/52/NC/CCI/C, dated April 1956, valued at Rs. 5000 for import of Electrical Instruments and Accessories as per list attached.
- (2) N 041492/52/NC/CCI/C, dated the 5th April 1956, valued at Rs. 10,000 for import of Motor Vehicle Parts subject to the conditions as indicated in Appendix XXVI to the Current Policy Book.
- (3) N 033385/52/NC/CCI/C, dated the 27th February 1956, valued at Rs. 9814 for import of Iron and Steel Valves strainers and hydrants and parts thereof.
- (4) N 033463/52/NC/CCI/C, dated the 1st March 1956, valued at Rs. 9933 for import of Electric Control Gear and Transmission Gear—others excluding the items falling under Sub-serials No. 42(A) to 42(C) of Pt. II.
- (5) N 033467/52/NC/CCI/C, dated the 1st March 1956, valued at Rs. 9570 for import of Lighting Arrestors and Fuse Cutouts.
- (6) N 041132/52/NC/CCI/C, dated the 22nd March 1956, valued at Rs. 2500 for import of Printing Paper other than Newsprint.
- (7) N 041407/52/NC/CCI/C, dated the 2nd April 1956, valued at Rs. 10,000 for import of Asbestos Manufactures N.O.S.
- (8) N 033434/52/NC/CCI/C, dated the 29th February 1956, valued at Rs. 1755 for import of Paper including Posters and Stereo and all coated papers except Art Papers, all sorts N.O.S. excluding Cigarette Paper and Packing and Wrapping Paper.
- (9) N 041133/52/NC/CCI/C, dated the 22nd March 1956, valued at Rs. 2500 for import of Writing Paper other than Note Paper Writing Pad and Envelopes.



- (10) N 032723/52/NC/CCI/C, dated the 12th December 1955, valued at Rs. 4212 for import of Garage Tools as per list of items shown in Appendix XXV of the July–December 1955 Policy Book.
- (11) N 040951/52/NC/CCI/C, dated the 14th March 1956, valued at Rs. 5000 for import of Endless Flat Belts, Endless Cone Drums Belts and Endless made up Machine Belts.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Mohan Lal & Co., 40, Tikiapara Lane, Howrah, were obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 041539/52/NC/CCI/C, dated the April 1956, (2) N 041492/52/NC/CCI/C, dated the 5th April 1956, (3) N 033385/52/NC/CCI/C, dated the 27th February 1956, (4) N 033463/52/NC/CCI/C, dated the 1st March 1956, (5) N 033467/52/NC/CCI/C, dated the 1st March 1956, (6) N 041132/52/NC/CCI/C, dated the 22nd March 1956, (7) N 041407/52/NC/CCI/C, dated the 2nd April 1956, (8) N 033434/52/NC/CCI/C, dated the 29th February 1956, (9) N 041133/52/NC/CCI/C, dated the 22nd March 1956, (10) N 032723/52/NC/CCI/C, dated the 12th December 1955, (11) N 040951/52/NC/CCI/C, dated the 14th March 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Mohanlal & Co., 40, Tikiapara Lane, Howrah, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Mohanlal & Co., 40, Tikiapara Lane, Howrah, or any bank or any other party who may be interested in the said licences Nos. (1) N 041539/52/NC/CCI/C, dated April 1956, (2) N 041492/52/NC/CCI/C, dated the 5th April 1956, (3) N 033385/52/NC/CCI/C, dated the 27th February 1956, (4) N 033463/52/NC/CCI/C, dated the 1st March 1956, (5) N 033467/52/NC/CCI/C, dated the 1st March 1956, (6) N 041132/52/NC/CCI/C, dated the 22nd March 1956, (7) N 041407/52/NC/CCI/C, dated the 2nd April 1956, (8) N 033434/52/NC/CCI/C, dated the 29th February 1956, (9) N 041133/52/NC/CCI/C, dated the 22nd March 1956, (10) N 032723/52/NC/CCI/C, dated the 12th December 1955, (11) N 040951/52/NC/CCI/C, dated the 14th March 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

No. CCI/SPE/322/56/N/253. Whereas there is reason to believe that licences Nos.

- (1) N 033429/52/NC/CCI/C, dated the 29th February, 1956 valued at Rs. 2,500/- for import of Printing Paper other than Newsprint.
- (2) N 041957/52/NC/CCI/C, dated the 22nd May, 1956, valued at Rs. 2913/- for import of Asbestos Manufactures N.O.S.
- (3) N 033118/52/NC/CCI/C, dated the 3rd February, 1956, valued at Rs. 8913/- for import of Lightning arrestors and fusecut outs.
- (4) N 033093/52/NC/CCI/C, dated the 31st January 1956, valued at Rs. 7,798/- for import of Electric Control gears and electric transmission gear-others excluding items covered by sub-serials 42(b) to 42(c)/II.
- (5) N 041935/52/NC/CCI/C, dated the 18th May, 1956, valued at Rs. 6,723/- for import of Garage Tools as per list of items included in Appendix XXV of the Red Book for January–June, 1956.
- (6) N 041504/52/NC/CCI/C, dated the 10th April, 1956, valued at Rs. 8,963/- for import of Motor Vehicle Parts subject to the condition as indicated in Appendix XXVI to the current Red Book (from Dollar and/or Soft Currency Area).
- (7) N 041503/52/NC/CCI/C, dated the 10th March, 1956, valued at Rs. 8,963/- for import of Motor Vehicle Parts subject to the condition as indicated in Appendix XXVI to the Current Policy Book.
- (8) N 033097/52/NC/CCI/C, dated the 31st January 1956, valued at Rs. 1,860/- for import of Instruments Apparatus and Appliances other than Electrical including Cinematographic but excluding articles otherwise specified in this

shedule also excluding the items covered by serial Nos. 92(A) to 92(K) Part V.

- (9) N 033228/52/NC/CCI/C, dated the 14th February, 1956, valued at Rs. 2,500/- for import of Paper including poster and stereo and all coated papers except art paper all sorts N.O.S. and also excluding cigarette paper and Packing and Wrapping Paper.
- (10) N 041901/52/NC/CCI/C, dated the 9th May, 1956, valued at Rs. 7,170/- for import of Synthetic and natural essential oils excluding lemon grass oil, Palmarosa oil sandalwood oil, Eucalyptus oil, orange oil and turpentine oil.
- (11) N 033430/52/NC/CCI/C, dated the 29th February, 1956, valued at Rs. 2,500/- for import of Writing Paper other than note paper writing Pads and Envelopes.
- (12) N 040909/52/NC/CCI/C, dated the 13th March, 1956, valued at Rs. 4,880/- for import of Endless Flat Belts, Endless Cone Drum Belts and Endless made up Machine Belts.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Import and Exports, Calcutta, to M/s. Hariprasad Shyamsundar, 177, Grand Trunk Road, North Howrah, were obtained on misrepresentation of facts, it is therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para 9 of the Imports (Control) Order, 1955, dated the 7th December, 1955, propose to cancel the said licences Nos. (1) N 033429/52/NC/CCI/C, dated the 29th February, 1956, (2) N 041957/52/NC/CCI/C, dated the 22nd May, 1956, (3) N 033118/52/NC/CCI/C, dated the 3rd February, 1956, (4) N 033093/52/NC/CCI/C, dated the 31st January, 1956 (5) N 041935/52/NC/CCI/C, dated the 18th May, 1956, (6) N 041504/52/NC/CCI/C, dated the 10th April, 1956, (7) N 041503/52/NC/CCI/C, dated the 10th March 1956, (8) N 033097/52/NC/CCI/C, dated the 31st January 1956, (9) N 033228/52/NC/CCI/C, dated the 14th February 1956, (10) N 041901/52/NC/CCI/C, dated the 9th May 1956, (11) N 033430/52/NC/CCI/C, dated the 29th February 1956, (12) N 040909/52/NC/CCI/C, dated the 13th March 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Hariprasad Shyamsundar, 177, Grand Trunk Road North Howrah, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Hariprasad Shyamsundar, 177 Grand Trunk Road, North Howrah, or any bank or any other party who may be interested in the said licences Nos. (1) N 033429/52/NC/CCI/C, dated the 29th February 1956, (2) N 041957/52/NC/CCI/C, dated the 22nd May 1956, (3) N 033118/52/NC/CCI/C, dated the 3rd February 1956, (4) N 033093/52/NC/CCI/C, dated the 31st January 1956, (5) N 041935/52/NC/CCI/C, dated the 18th May, 1956, (6) N 041504/52/NC/CCI/C, dated the 10th April 1956, (7) N 041503/52/NC/CCI/C, dated the 10th March 1956, (8) N 033097/52/NC/CCI/C, dated the 31st January 1956, (9) N 033228/52/NC/CCI/C, dated the 14th February 1956, (10) N 041901/52/NC/CCI/C, dated the 9th May 1956, (11) N 033430/52/NC/CCI/C, dated the 29th February 1956, (12) N 040909/52/NC/CCI/C, dated the 13th March 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

No. CCI/SPE/322/56/N/267.—Whereas there is reason to believe that licences Nos.

- (1) N 041650/52/NC/CCI/C, dated the 6th April 1956, valued at Rs. 5,000/- for import of Endless Flat Belts Endless Cone Drums Belts and Endless made up machine belts.
- (2) N 033121/52/NC/CCI/C, dated the 3rd February 1956, valued at Rs. 10,000/- for import of Electric Control gear and electric transmission gear others excluding items covered by sub-serials 42(A) to 42(C) of Part II.
- (3) N 033170/52/NC/CCI/C, dated the 9th February 1956, valued at Rs. 2,500/- for import of Printing Paper other than newsprint.
- (4) N 033171/52/NC/CCI/C, dated the 9th February 1956, valued at Rs. 2,500/- for writing paper other than note paper, writing pads and envelopes.

- (5) N 033117/52/NC/CCI/C, dated the 3rd February 1956, valued at Rs. 1,060/- for import of Packing and Wrapping Paper.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Nathmal Gopalchand, 17/1C, Nimtolla Ghat Street, Calcutta, were obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 041650/52/NC/CCI/C, dated the 6th April 1956, (2) N 033121/52/NC/CCI/C, dated the 3rd February 1956 (3) N 033170/52/NC/CCI/C, dated the 9th February 1956, (4) N 033171/52/NC/CCI/C, dated the 9th February 1956, (5) N 033117/52/NC/CCI/C, dated the 3rd February 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Nathmal Gopalchand, 17/1C, Nimtolla Ghat Street, Calcutta, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Nathmal Gopalchand, 11/1C, Nimtolla Ghat Street, Calcutta, or any bank or any other party who may be interested in the said licences Nos. (1) N 041650/52/NC/CCI/C, dated the 6th April 1956, (2) N 033121/52/NC/CCI/C, dated the 3rd February 1956, (3) N 033170/52/NC/CCI/C, dated the 9th February 1956, (4) N 033171/52/NC/CCI/C, dated the 9th February 1956, (5) N 033117/52/NC/CCI/C, dated the 3rd February 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports New Delhi.

**No. CCI/SPE/322/56/N/281.**—Whereas there is reason to believe that licences Nos.

- (1) N 033262/52/NC/CCI/C, dated the 15th February 1956, valued at Rs. 10,000 for import of Electric Control Gears and Electric Transmission Gear—others excluding those items covered by sub-serials 42(A) to 42(C)-II.
- (2) N 041211/52/NC/CCI/C, dated the 23rd March 1956, valued at Rs. 1,524 for import of Printing Paper other than newsprint.
- (3) N 041067/52/NC/CCI/C, dated the 19th March 1956, valued at Rs. 971 for import of Paper including poster, and Stereo and all coated papers except art papers—all sorts, N.O.S. and also cigarette papers and Packing and Wrapping Paper.
- (4) N 041224/52/NC/CCI/C, dated the 26th March 1956, valued at Rs. 1,530 for import of Writing Paper other than note paper writing Pads and envelopes.
- (5) N 041069/52/NC/CCI/C, dated the 19th March 1956, valued at Rs. 2,573 for import of Natural and Synthetic essential oil excluding (a) Lemon grass oil, (b) palmarose oil, (c) Sandal wood oil, (d) eucalyptus and orange oil and (e) terpentine oil.
- (6) N 041068/52/NC/CCI/C, dated the 19th March 1956, valued at Rs. 4,725 for import of Packing and Wrapping Paper.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Piplansh Bros., Arbindo Road, Post Naihati, 24-Parganas, were obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 033262/52/NC/CCI/C, dated the 15th February 1956, (2) N 041211/52/NC/CCI/C, dated the 23rd March 1956, (3) N 041067/52/NC/CCI/C, dated the 19th March 1956, (4) N 041224/52/NC/CCI/C, dated the 26th March 1956, (5) N 041069/52/NC/CCI/C, dated the 19th March 1956, (6) N 041068/52/NC/CCI/C, dated the 19th March 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Piplansh Bros., Arbindo Road, Post Naihati, 24-Parganas, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Piplansh Bros., Arbindo Road, Post Naihati, 24-Parganas, or any bank or any other party who may be interested in the said licences Nos. (1) N 033262/52/NC/CCI/C, dated the 15th February 1956, (2) N 041211/52/NC/CCI/C, dated the 23rd March 1956, (3) N 041067/52/NC/CCI/C, dated the 19th March 1956, (4) N 041224/52/NC/CCI/C, dated the 26th March 1956, (5) N 041069/52/NC/CCI/C, dated the 19th March 1956, (6) N 041068/52/NC/CCI/C, dated the 19th March 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/295.**—Whereas there is reason to believe that licences Nos.

- (1) N 033420/52/NC/CCI/C, dated the 29th February 1956, valued at Rs. 2,500 for import of Printing Paper other than newsprint.
- (2) N 033413/52/NC/CCI/C, dated the 29th February 1956, valued at Rs. 2,500 for import of Writing Paper other than note paper writing pads and envelopes.
- (3) N 033123/52/NC/CCI/C, dated the 23rd February 1956, valued at Rs. 10,000 for import of Electric Control gears, electric transmission gears—others excluding items covered by sub-serials 42(a) to 42(c) of Pt. II.
- (4) N 042117/52/NC/CCI/C, dated the 21st June 1956, valued at Rs. 1,000 for import of Glass Beads and false pearls.
- (5) N 033350/52/NC/CCI/C, dated the 23rd February 1956, valued at Rs. 1,029 for import of Packing and Wrapping Paper.
- (6) N 033111/52/NC/CCI/C, dated the 23rd February 1956, valued at Rs. 750 for import of Paper including poster and stereo and all coat papers except art papers all sorts N.O.S. and excluding cigarette and Packing and Wrapping Paper.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. Shiv Bhagwan Newar, 4, Doyehatta St., Calcutta, were obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para. 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 033420/52/NC/CCI/C, dated the 29th February 1956, (2) N 033413/52/NC/CCI/C, dated the 29th February 1956, (3) N 033123/52/NC/CCI/C, dated the 23rd February 1956, (4) N 042117/52/NC/CCI/C, dated the 21st June 1956, (5) N 033350/52/NC/CCI/C, dated the 23rd February 1956, (6) N 033111/52/NC/CCI/C, dated the 23rd February 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. Shiv Bhagwan Newar, 4, Doyehatta St., Calcutta, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. Shiv Bhagwan Newar, 4, Doyehatta St., Calcutta, or any bank or any other party who may be interested in the said licences Nos. (1) N 033420/52/NC/CCI/C, dated the 29th February 1956, (2) N 033413/52/NC/CCI/C, dated the 29th February 1956, (3) N 033123/52/NC/CCI/C, dated the 23rd February 1956, (4) N 042117/52/NC/CCI/C, dated the 21st June 1956, (5) N 033350/52/NC/CCI/C, dated the 23rd February 1956, (6) N 033111/52/NC/CCI/C, dated the 23rd February 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

**No. CCI/SPE/322/56/N/309.**—Whereas there is reason to believe that licences Nos.

- (1) N 033412/52/NC/CCI/C, dated the 29th February 1956, valued at Rs. 2,500 for import of Printing Paper, other than Newsprint.
- (2) N 033115/52/NC/CCI/C, dated the 27th February 1956, valued at Rs. 1,179 for import of Packing and Wrapping Paper.
- (3) N 033371/52/NC/CCI/C, dated the 28th February 1956, valued at Rs. 1,750 for import of Electric Control Gear and transmission gear—others excluding items covered by sub-serials 42(a) to 42(c) of Pt. II.



- (4) N 041647/52/NC/CCI/C, dated the 16th April 1956, valued at Rs. 5,000 for import of Endless Flat Belts, Endless Cone drum belts and endless machine belts.
- (5) N 033110/52/NC/CCI/C, dated the 27th February 1956, valued at Rs. 750 for import of Paper including poster and stereo and all coat papers except art papers all sorts, N.O.S. excluding cigarette and Packing and Wrapping Paper.

from the Soft Currency Area except South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta, to M/s. R. P. Newar and Co., 9/2E, Khelat Ghose Lane, Calcutta, were obtained on misrepresentation of facts, it is, therefore hereby notified, that the Government of India in the Ministry of Commerce and Consumer Industries, in exercise of the powers specified in para 9 of the Imports (Control) Order, 1955, dated the 7th December 1955, propose to cancel the said licences Nos. (1) N 033412/52/NC/CCI/C, dated the 29th February 1956, (2) N 033115/52/NC/CCI/C, dated the 27th February 1956, (3) N 033371/52/NC/CCI/C, dated the 28th February 1956, (4) N 041647/52/NC/CCI/C, dated the 16th April 1956, (5) N 033110/52/NC/CCI/C, dated the 27th February 1956, unless sufficient cause against this is furnished to the Chief Controller of Imports, Church Road Hutments, New Delhi, within ten days of the date of issue of this notice by the said M/s. R. P. Newar & Co., 9/2E, Khelat Ghose Lane, Calcutta, or any bank or any other party who may be interested in it.

(ii) In view of what is stated above M/s. R. P. Newar & Co., 9/2E, Khelat Ghose Lane, Calcutta, or any bank or any other party who may be interested in the said licences Nos. (1) N 033412/52/NC/CCI/C, dated the 29th February 1956, (2) N 033115/52/NC/CCI/C, dated the 27th February 1956, (3) N 033371/52/NC/CCI/C, dated the 28th February 1956, (4) N 041647/52/NC/CCI/C, dated the 16th April 1956, (5) N 033110/52/NC/CCI/C, dated the 27th February 1956, are hereby directed not to enter into any further commitments against the said licences and return these immediately to the Chief Controller of Imports, New Delhi.

S. N. BILGRAMI, Jt. Secy.

## MINISTRY OF FOOD AND AGRICULTURE

(I.C.A.R.)

New Delhi, the 23rd October 1956

No. F. 29(13)/56-CDN.—Under Rule 2(22) of the Rules of the Indian Council of Agricultural Research, Shrimati Liliavati Munshi, Member, Rajya Sabha and President, All India Women's Central Food Council, has been nominated by that Council as its representative on the Indian Council of Agricultural Research for a period of three years with effect from the 25th June, 1956, or until such time as she continues to be a member of the All India Women's Central Food Council, whichever period expires earlier.

S. K. MIRCHANDANI, Dy. Secy.

## MINISTRY OF AGRICULTURE

(Indian Council of Agricultural Research)

### RESOLUTION

New Delhi, the 26th October 1956

No. F. 6-146/56-Com.II.—With a view to give relief to the Vice-President, Indian Council of Agricultural Research, who is also *ex-officio* President of some of the Central Commodity Committees, it has been decided to relieve him of the office of the President of the Indian Central Tobacco Committee and to appoint in his place, with immediate effect, the Agricultural Commissioner with the Government of India, as *ex-officio* President of the Indian Central Tobacco Committee. It has also been decided to nominate the Additional Agricultural Commissioner with the Government of India as a member of the Indian Central Tobacco Committee in the vacancy caused by the appointment of the Agricultural Commissioner with the Government of India as the President of the Committee. The following amendments are accordingly made, with immediate effect to para. 3 of the Government of India (late Department of Education, Health and Lands) Resolution No. F.40-26/44-A, dated the 10th April, 1945, as amended by Ministry of Food and Agriculture Resolution No. 12-41/53-Com.II, dated 22nd January, 1955:—

Para. 3(1).—For the existing words "Vice-President, Indian Council of Agricultural Research (*Ex-Officio* President)" substitute the words "Agricultural Commissioner with the Government of India (*Ex-Officio* President)".

Para. 3(2).—For the existing words "Agricultural Commissioner with the Government of India" substitute the words, "Additional Agricultural Commissioner with the Government of India".

Ordered that a copy of the Resolution be published in the *Gazette of India*.

M. S. RANDHAWA, Addl. Secy.

## MINISTRY OF EDUCATION

New Delhi, the 31st October 1956

SUBJECT:—Central Advisory Board of Museums

No. F.33-39/56-C.3.—In partial modification of the Resolution of the Government of India in the Ministry of Education No. F.33-13/55-C.3., dated the 8th February, 1956, the Government of India hereby modifies the said Resolution with respect to the functions and constitution of the Central Advisory Board of Museums established by Resolution, namely:—

That paragraphs 2 and 3 of the said Resolution should be partially amended as follows:—

### 2. Composition

The following new items numbered as 2(ii) and 2(xii) may be added and the existing items 2(ii) to 2(x) may be numbered as 2(iii) to 2(xi) respectively:—

"2(ii) Vice Chairman, to be elected by the Board from among its members;

2(xii) Not more than three persons possessing special knowledge of museums co-opted by the Board".

### 3. Term of Office

After the word "Chairman" occurring in first sentence of paragraph 3(a) the words "and Vice-Chairman" may be added.

## ORDER

Ordered that this Resolution be communicated to all concerned.

Ordered also that the Resolution be published in the *Gazette of India* for general information.

## RESOLUTION

New Delhi-2, the 31st October 1956

No. F. 12-12/56-D.5.—Whereas it is expedient to establish an organisation which will, in order to raise the standard of Secondary Education in the country, to carry out reforms in the system of examinations and to meet the needs of students whose parents have to move from one State to another, conduct a common all-India Higher Secondary School Examination which can be taken by candidates who belong to any State in the Indian Union, it is hereby resolved as follows:—

1. The Central Board of Secondary Education will be reconstituted as indicated hereafter.

2. The services of the Board may be availed of by any State in the Indian Union, and it shall have power to affiliate institutions which are located in any part of the Union and which wish to prepare candidates for the examination of the Board.

3. The Chairman, Vice-Chairman and members of the existing Board will cease to hold office with effect from the date of this Resolution:

Provided that the officers of the Board shall continue in office until their successors have been appointed in accordance with this Resolution and have entered upon their respective offices.

4. The Headquarters of the Board shall be at Ajmer.

5. The Educational Adviser to the Government of India shall be the Controlling Authority.

6. **Composition of the Board.**—The Board shall consist of the following, namely:

(i) The Chairman;

(ii) The Vice-Chairman, if any;

- (iii) One representative of each participating State;
- (iv) One Headmaster of a School recognised by the Board from each State. The senior most Headmaster having the longest continuous service in that grade shall be appointed first and others shall succeed him in that order;

*Explanation.*—In reckoning 'continuous service in that grade' referred to in this item, service in a higher grade or post shall be ignored and shall also not be considered as constituting a break in 'continuous service' referred to above.

- (v) One Headmaster to be nominated by the Indian Public Schools Conference,
- (vi) One Headmaster to be nominated by the Inter-State Board of Anglo-Indian Education,
- (vii) One nominee of the All India Council for Secondary Education,
- (viii) One person each to represent the following professions, to be appointed by the Controlling Authority:—
  - (a) Engineering,
  - (b) Agriculture,
  - (c) Medicine and
  - (d) Industry and Commerce.
- (ix) Not more than three persons, to be nominated by the Controlling Authority from among eminent educationists and other persons whose services it may be considered necessary or desirable to secure for the Board, keeping in view the composition of the Board under items (i) to (vii) above; and
- (x) Not more than three persons, to be co-opted by the Board in consideration of their expert knowledge of subjects of study included in the courses prescribed by the Board.

**7. Term of Office of Members.**—(1) Members, other than *ex-officio* members, of the Board or of any Committees appointed under this Resolution shall hold office for a period of three years from the date of appointment or nomination, as the case may be:

Provided that a member appointed or nominated in his or her capacity as a member of a particular body or as the holder of a particular appointment shall automatically cease to hold office if he or she ceases to be a member of that body or the holder of that appointment, as the case may be.

(2) Any vacancy among the members, other than *ex-officio* members, of the Board or of a Committee appointed by the Board shall be filled, as soon as conveniently may be, by the person or body who appointed, nominated, or co-opted the member whose place has become vacant. All vacancies shall be filled for the full term as and when they arise.

**8. Powers of the Board.**—The Board shall have the following powers, namely:—

- (a) to prescribe courses of instruction for the Examinations conducted by the Board;
- (b) to grant certificates to persons who have pursued a course of study in an institution admitted to the privileges of recognition by the Board and have passed an examination of the Board;
- (c) to conduct examinations at the end of the Higher Secondary School and if a participating State so requests, to conduct a High School Examination also until all the Schools in that State are also raised to the Higher Secondary level;
- (d) to recognise institutions for the purposes of its examinations;
- (e) to admit candidates to its examinations;
- (f) to cooperate with other authorities in such manner and for such purposes as the Board may determine;
- (g) to cause an inspection to be made, by such person or persons as the Board may direct, of recognised institutions or of institutions applying for recognition;
- (h) to submit to the Government of India its views on any matter with which it is concerned;
- (i) to demand and receive such fees as may be prescribed by the Regulations;

- (j) to supervise the residence, health and discipline of the students of recognised institutions and to make arrangements for promoting their general welfare; and
- (k) to do all such other acts and things as may be necessary in order to further the objects of the Board as a body constituted for regulating Secondary Education.

**9. Powers of the Controlling Authority.**—(1) The Controlling Authority shall have the right to address the Board with reference to any work conducted or done by the Board and to communicate to the Board his views on any matter with which the Board is concerned.

(2) The Board shall report to the Controlling Authority such action, if any, as it is proposed to take or has been taken upon his communication.

(3) If the Board does not, within a reasonable time, take action, to the satisfaction of the Controlling Authority, the Controlling Authority may, after considering any explanation furnished or representation made by the Board, issue such directions, consistent with this Resolution, as he may think fit, and the Board shall comply with such directions.

(4) In any emergency which, in the opinion of the Controlling Authority, requires that immediate action should be taken, the Controlling Authority may take such action, consistent with this Resolution, as he deems necessary, without previous consultation with the Board and shall forthwith inform the Board.

**10. Officers of the Board.**—The following shall be the Officers of the Board, namely:

- (i) the Chairman;
- (ii) the Vice-Chairman, if any;
- (iii) the Secretary; and
- (iv) such other officers as may be declared by the Regulations to be Officers of the Board.

**11. Appointment, powers and duties of the Chairman.**—(1) The Chairman shall be appointed by the Controlling Authority from among persons recommended by the Board on such forms and conditions of service as the Controlling Authority may decide:

Provided that, if the Controlling Authority does not approve of any of the persons so recommended, he may call for fresh recommendations from the Board.

(2) The Chairman shall hold office for a term of five years and shall not be eligible for re-appointment:

Provided that, notwithstanding the expiry of the said period of five years, he shall continue in office until his successor is appointed and enters upon his office:

Provided further that the Controlling Authority may direct that a Chairman, whose term of office has expired, shall continue in office for such period, not exceeding one year, as may be specified in the directive.

(3) Where the Chairman is unable temporarily to perform the duties of his office or if he vacates office, the Vice-Chairman shall perform the duties of the Chairman and, for that purpose, shall have all the powers of the Chairman. If there is no Vice-Chairman or if the Vice-Chairman is also unable to perform his duties, the Controlling Authority shall, as soon as possible, make such arrangements as he may think fit for carrying on the duties of the office of Chairman for that temporary period or till the next meeting of the Board, as the case may be. Until such arrangements have been made, the Secretary shall perform the duties of the Chairman.

(4) It shall be the duty of the Chairman to see that this Resolution and the Regulations framed thereunder are faithfully observed, and he shall have all powers necessary for this purpose.

(5) The Chairman shall have the power to convene meetings of the Board and shall call a meeting at any time, after due notice, on a requisition signed by not less than one third of the members of the Board.

(6) In any emergency arising out of the administrative business of the Board which, in the opinion of the Chairman, requires that immediate action should be taken, the Chairman may take such action as he deems necessary, but he shall report his action to the Controlling Authority and to the Board at its next meeting.

(7) The Chairman shall exercise such other powers as may be prescribed by the Regulations.

(8) In the absence of the Chairman from any meeting of the Board the Vice-Chairman, if any, shall preside at that meeting. If there is no Vice-Chairman or if the Vice-Chairman is also absent, the members present shall elect a person from among themselves to preside at that meeting.

**12. Appointments, Powers and Duties of the Vice-Chairman.**—(1) If the Chairman is not a whole-time officer, there shall be a Vice-Chairman, who shall be a whole-time salaried officer.

(2) The Vice-Chairman, if any, shall be appointed by the Board on the recommendation of the Chairman and on such terms and conditions of service as may be laid down by the Board, with the approval of the Controlling Authority. Provided that where the recommendation of the Chairman is not accepted by the Board, the matter shall be referred to the Controlling Authority who may either appoint the person recommended by the Chairman or ask the Chairman to recommend another name to the Board.

(3) The functions and powers of the Vice-Chairman will be to assist the Chairman in all matters, administrative and academic, and, in the absence of the Chairman, he shall exercise all the functions and powers of the Chairman.

(4) The term of office of the Vice-Chairman shall be co-terminous with the term of office of the Chairman. Provided that, notwithstanding the expiry of the term of his office, the Vice-Chairman shall continue in office until his successor, if any, is appointed and enters upon his office.

**13. Appointment, Powers and Duties of the Secretary.**—(1) The Secretary shall be appointed by the Controlling Authority upon such conditions and for such period as the Controlling Authority may think fit. Without prejudice to the terms of his appointment, the Secretary shall be removable from office by the Controlling Authority, on the recommendation of the Chairman, or by the Board, by a vote of not less than three fourths of the members present at a meeting at which not less than one half of the total number of members are present.

(2) The Secretary shall, subject to the control of the Board, be the chief administrative officer of the Board. He shall, subject to the control of the Chairman, be responsible for seeing that the orders of the Board are carried out.

(3) The Secretary shall be responsible for seeing that all moneys are expended on the purpose for which they are granted or allotted. He shall prepare and submit to the Board for their approval an annual statement of accounts and budget estimates.

(4) The Secretary shall exercise such other powers as may be prescribed by the Regulations.

**14. Appointment and Constitution of Committees.**—

(1) The Board shall appoint Committees of Courses, a Finance Committee and such other Committees as it may deem necessary for the proper execution of its business.

(2) Such Committees shall consist of members of the Board and of such other persons, if any, as the Board, in each case, may think fit to appoint.

(3) A Committee may subject to the approval of the Board co-opt persons up to the limit of one third of the total strength of the Committee.

(4) The term of office of members of a Committee co-opted under sub-paragraph (3) shall be one year from the date of co-option, provided that a person co-opted in his or her capacity as a member of a particular body or as the holder of a particular appointment shall automatically cease to hold office if he or she ceases to be a member of that body or the holder of that appointment, as the case may be.

**15. Exercise of powers delegated by the Board to Committees.**—When the Board has constituted a Committee to deal with any matter which the Board is empowered to deal with by this Resolution, the Board shall, before exercising its powers in any particular case, receive and consider the report of the Committee concerned.

**16. Powers of Board to make Regulations.**—(1) The Board may make Regulations for the purpose of carrying into effect the provisions of this Resolution.

(2) In particular and without prejudice to the generality of the foregoing power, the Board may make Regulations for all or any of the following matters, namely:

- (a) the conduct of examinations, including the appointment of examiners and their duties, powers and remuneration;
- (b) the conditions under which candidates shall be admitted to the examinations of the Board;
- (c) the conditions under which the Board may recognise institutions for the purposes of its examinations;
- (d) the courses of study to be followed in the Higher Secondary classes;
- (e) the conditions for the award of the certificate of the Board;
- (f) the institution of scholarships and prizes;
- (g) the election and co-option of members of the Board and its Committees;
- (h) the constitution, powers and duties of Committees set up by the Board;
- (i) the appointment of employees of the Board and the conditions of their service;
- (j) the constitution of a Provident Fund for the benefit of the employees of the Board; and
- (k) all matters which, by this Resolution, are to be or may be provided for by Regulations:

Provided that the Regulations of the Board, or any amendments thereto, shall not take effect until they have received the sanction of the Controlling Authority, who may approve or disallow them or remit them to the Board for further consideration.

17. No act or proceeding of the Board or of a Committee appointed by it shall be invalidated merely by reason of the existence of a vacancy or vacancies among its members.

**18. Powers of the Board and Committees to make By-laws.**—The Board and its Committees may make By-laws, consistent with this Resolution and the Regulations, for the following purposes, namely:

- (a) laying down the procedure to be observed at their meetings and the number of members required to form a quorum;
- (b) providing for all matters which, consistently with this Resolution and the Regulations, are to be prescribed by By-laws; and
- (c) providing for all other matters solely concerning the Board and its Committees and not provided for by the Resolution and the Regulations.

**19. Membership of Board in Rotation.**—(1) Whenever, in accordance with this Resolution, any person is to be a member of the Board by rotation according to seniority, such seniority shall be determined according to the length of continuous service of such persons in his grade or post, as the case may be, and in accordance with such other general principles as the Board may, subject to this Resolution, from time to time prescribe.

(2) It shall be the duty of the Secretary to prepare and maintain, in respect of each class of persons to whom the provisions of this paragraph apply, a complete and up-to-date seniority list in accordance with the provisions of the foregoing sub-paragraph.

(3) If two or more persons have equal length of continuous service in a particular grade or post or the relative seniority of any person or persons is otherwise in doubt, the Secretary may, on his own motion, and shall, at the request of any such person, submit the matter to the Board whose decision thereon shall be final.

**20. Annual Audit of Accounts.**—(1) The accounts of the Board shall be audited once every year by an auditor, appointed by the Controlling Authority.

(2) The Board shall, at the time of audit, cause to be produced all accounts, registered documents and subsidiary papers which may be required by the auditor to assist him in his investigation:

Provided that, if the Controlling Authority certifies that the documents in question are secret, the auditor shall accept, in lieu of such documents and as a correct account of the facts therein, a statement certified by the Chairman of the Board:

Provided further that if such a statement made by the Chairman is confidential, the auditor shall be responsible for preventing disclosure of its contents.

(3) The audited accounts and the statement of actual income and expenditure, together with a copy of the Auditor's report, shall be submitted to the Controlling Authority, who may offer remarks thereon and communicate the same to the Board.

21. **Provident Fund.**—Where any Provident Fund has been constituted by the Board for the benefit of its employees, the President may declare that the provisions of the Provident Fund Act, (XIX of 1925) shall apply to such Fund as if it were a Government Provident Fund.

22. Until the Board makes its Regulations and By-laws in accordance with this Resolution, the Regulations and By-laws in force immediately before the date of this Resolution shall be deemed to be the Regulations and By-laws duly made, except in so far as they may be inconsistent with the aforesaid Resolution.

#### AMENDMENT TO RESOLUTION

New Delhi, the 1st November 1956

No. 21-5/56-D.3.—In continuation of the Ministry of Education Notification No. F.21-5/56-D.3, dated the 10th August, 1956 containing the Government Resolution on the subject of establishment of a National College of Physical Education, the following amendment is made to the said Resolution, namely:—

Item (ii) of clause 3 shall be amended to read as "Not more than four nominees of the Government of India", instead of "Two representatives of the Government of India".

Ordered that a copy of this Resolution be published in the Gazette of India and communicated to all concerned.

ASHFAQUE HUSAIN, Jt. Secy.

#### MINISTRY OF IRRIGATION AND POWER

New Delhi, the 1st November 1956

No. 39(25)/56-DW.VI.—In paragraph 1 of this Ministry's Notification No. DW. VI 4(9), dated the 10th March, 1955:

- (i) delete sub-paragraph (4).
- (ii) renumber the existing sub-paragraph (5) as (4).

RIPUDAMAN SINGH, Dy. Secy.

#### CORRIGENDUM

New Delhi, the 1st November 1956

No. 65(5)-DVC/56.—In this Ministry's Notification No. 65(5)-DVC/56, dated the 1st October, 1956, published in the Gazette of India dated the 6th October, 1956 at page 358 in Part I, Section 1, for "Six months" read "two months".

G. D. KSHETRAPAL, Dy. Secy.

#### MINISTRY OF PRODUCTION

New Delhi, the 1st November 1956

No. C5-10(7)/56.—The Government of India have decided that the Secretary, Ministry of Works, Housing and Supply will be a member of the Coal Council of India, the constitution of which was notified in this Ministry's Resolution No. 25-CI(12)/56, dated the 28th August, 1956.

B. S. GREWAL, Jt. Secy.

#### MINISTRY OF LABOUR

New Delhi, the 1st November 1956

No. LR.100(93)/55.—The following decision of Shri D. E. Reuben, Member, Labour Appellate Tribunal, in respect of a matter referred to him under section 6 of the Industrial Disputes (Banking Companies) Decision Act, 1955, by the notification of the Government of India in the Ministry of Labour No. S.R.O. 1709 dated the 21st July, 1956, is hereby published for general information.

BEFORE SHRI D. E. REUBEN, MEMBER, LABOUR APPELLATE TRIBUNAL OF INDIA AT BOMBAY.

REFERENCE No. B-2 OF 1956

Between

The All India Bank Employees Association, Agra.

AND

The State Bank of India, Agra.

In the matter of interpretation of sub-paragraph (10) of paragraph 521 of the award of the All India Industries Tribunal (Bank Disputes), Bombay.

Dated the 28th Day of August 1956

#### APPEARANCES

For the All India Bank Employees' Association.—  
Shri K. J. Joseph, Assistant Secretary,  
A.I.B.E.A.

For the State Bank Employees' Federation.—  
Shri K. K. Mundal, Shri P. L. Syal, Asstt.  
Secy. Delhi, State Bank Employees'  
Federation.

For the State Bank of India, Agra.—Shri Vera De  
Silva of Crawford Bayley & Co.

#### DECISION

1. The following issue arising between the All India Bank Employees' Association and the State Bank of India, Agra, has been referred to me under sub-section 1 of section 6 of the Industrial Disputes (Banking Companies) Decision Act, 1955 (41 of 1955):—

"Whether a workman of a bank, against whom disciplinary action is being taken, is entitled to be defended, under sub-para. (10) of paragraph 521 of the award of the All India Industrial Tribunal (Bank Disputes) constituted by the notification of the Government of India in the Ministry of Labour No. S.R.O. 35, dated the 5th day of January 1952, modified as aforesaid, by a representative of any registered union of bank employees whether or not.

- (a) such workman is a member of that union;
- (b) that union has any membership among the employees of the bank in question, or
- (c) a separate registered union of the employees of the bank exists of which the workman concerned may or may not be a member.

The relevant direction of the Sastri Tribunal, which remains unmodified by the Appellate decision and the recommendations of the Bank Award Commission, are as follows:—

"An employee against whom disciplinary action is proposed or likely to be taken shall be given a charge sheet clearly setting forth the circumstances appearing against him and a date shall be fixed for enquiry, sufficient time being given to him to enable him to prepare and give his explanation as also to produce any evidence that he may wish to tender in his defence. He shall be permitted to appear before the officer conducting the enquiry, to cross-examine any witness on whose evidence the charge rests and to examine witnesses and produce other evidence in his defence. He shall also be permitted to be defended by a representative of a registered union of bank employees or, with the bank's permission, by a lawyer. He shall also be given a hearing as regards the nature of the proposed punishment in case any charge is established against him".

2. A preliminary point was raised by Shri De Silva. He urged that section 6 of the Act provides for a general reference for the resolution of a difficulty or doubt relating to the interpretation of the Sastri award, and that the answer given by the Tribunal to a Reference under this section will bind all parties to the award; hence, he suggested, the present Reference should only be taken up after a notice to all the parties to the award. I do not think that the Act contemplates that every Reference under the Act must be treated upon this broad basis. An indication to this effect is given by sub-section 2 of section 6, which provides that the Tribunal to which such matter is referred shall give "the parties" a reasonable opportunity of being heard before deciding such

matter, and enacts that the decision shall be final and binding on "all such parties". If it was contemplated that notice should be given to all parties governed by the award the decision would be binding upon them all, and it would have been unnecessary to specify that it would be binding on "all such parties". In previous References made to me I have taken the view that the proceeding under the Act is ordinarily confined to the parties between whom the point in issue has arisen, and I see no reason to take a different view in the present case.

3. Secondly, it was urged by Shri De Silva that the Reference as made does not put correctly in issue the matter that has arisen in dispute between the parties. According to the statement made by Shri De Silva at the bar the doubt has arisen in respect of two departmental proceedings. In first of these proceedings the employee in question wishes to be defended either by the All India Bank Employees Association, which according to Shri De Silva is not a registered union, or by the U.P. Bank Employees Union, whereas the bank management has permitted him to be defended by the local branch of the State Bank of India Indian Staff Association. In the other proceeding, according to Shri De Silva, the employee desires to be defended by the General Secretary of the State Bank of India Indian Staff Association, who is employed in the Calcutta Branch of the State Bank, whereas the bank is prepared only to allow him to be defended by an official of the local branch of the Association. According to Shri De Silva, therefore, some of the questions that arise are:

- (1) Whether it is for the employee or for the Bank Management to decide who will defend the employee;
- (2) whether the employee can insist upon being defended by a particular individual, and
- (3) whether there will be a compliance with the requirements of the award if the Bank Management gives the employee permission to be defended by an official of the local branch of the State Bank of India Indian Staff Association.

It is not possible for me to go behind the Reference which has been made to me by the Government, but in dealing with that Reference I shall answer, as far as I can, the questions posed by Shri De Silva.

4. The questions at issue as referred to me are very simple. The award under interpretation directs that the employee concerned shall be permitted to be defended by a representative of a registered union of bank employees. There is no condition laid down as to whether it is necessary that the workman concerned should be member of the union. Nor is there any condition as to whether the union in question has any membership among the employees of the bank nor any stipulation as to the existence or non-existence of a separate registered union of the employees of the bank concerned. All that is necessary is that the union in question is a union of bank employees, and that it is a registered union. Shri De Silva has drawn my attention to section 36 of the Industrial Disputes Act, and has pointed out that in proceedings before the Industrial Tribunal representation of a workman as of right is limited to a registered trade union of which such workman is a member, or a federation of trade unions to which the trade union referred to, that is to say the registered trade union of which the workman in question is a member, is affiliated, and that it is only where the workman is not a member of any trade union that representation by an officer of any trade union connected with the industry is permitted. The Sastri Tribunal when it made the directions which are under interpretation had before it the provisions of section 36 to which my attention has been drawn. The fact that, in spite of the provision of this section, the Sastri Tribunal made its directions in such general terms makes it difficult to read the directions of the Tribunal as restricted by conditions similar to those imposed by section 36.

5. For the reasons I have given, it must be held that the workman's right of representation in disciplinary proceedings is not subject to any of the restrictions suggested in clauses (a), (b) and (c) of the Reference. The terms of the award are wide and the direction to give effect to the award in this respect is mandatory. The employee shall be permitted to be defended by a representative of a registered union of bank employees. The choice of the particular representative who will defend the employee must therefore be the choice of the employee, and the bank cannot under the terms of the award exercise any power of selection in the matter. This answers also the other questions suggested by Shri De Silva. It is not necessary to go further and deal with the possibility of abuse or of *mala fide* use of the power of choosing a representative vested in the employee

by the award; the question has not arisen and may be dealt with if any when the occasion arises.

The question referred to me is answered in the affirmative. The workman is entitled to be defended by a representative of any registered union of bank employees, whether or not:

- (a) such workman is a member of that union, or
- (b) that union has any membership among the employees of the bank in question, or
- (c) a separate registered union of the employees of the bank exists of which the workman concerned may or may not be a member.

(Sd.) D. E. REUBEN, Member.

No. LR100(58)/55.—The following decision of Shri D. E. Reuben, Member, Labour Appellate Tribunal, in respect of a matter referred to him under section 8 of the Industrial Disputes (Banking Companies) Decision Act, 1955, by the notification of the Government of India in the Ministry of Labour No. S.R.O. 1819 dated the 1st August, 1956, is hereby published for general information.

BEFORE SRI D. E. REUBEN, MEMBER, LABOUR APPELLATE TRIBUNAL OF INDIA AT BOMBAY.

REFERENCE No. B-4/56.

Certain part-time workmen of the Allahabad Bank Ltd., Bareilly, represented by the U.P. Bank Employees' Union, Bareilly.

AND

The Allahabad Bank Ltd., Bareilly.

In the matter of interpretation of paragraph 450 of the award of the All-India Industrial Tribunal (Bank Disputes), Bombay.

The 28th day of August, 1956

APPEARANCES

For the workmen of the Bank.—Shri K. J. Joseph, Asstt. Secretary, All-India Bank Employees' Assn., with Shri K. K. Mundal and Sri P. L. Syal, Assistant Secretary, Delhi State Bank Employees' Federation.

For the Bank.—Shri V. De Silva of M/s. Crawford Bayely & Co., Solicitors.

DECISION

The Sastri Tribunal, whose directions in this respect remain unaffected by the Appellate decision and the recommendations of the Bank Award Commission, gave the following directions regarding medical facilities for workmen of the banks governed by the award:—

- "(1) Medical facilities should be availed of only by the workman. Members of his family are not entitled to the same.
- (2) Wherever existing facilities in any bank or banks are superior to the provisions hereinafter made, such facilities should be continued.
- (3) Wherever possible, banks should appoint or nominate a wholetime or part-time medical practitioner (hereinafter called 'authorised doctor') who shall be available for consultation and for treatment at stated hours either in his dispensary or the premises made available to him by the Bank.
- (4) An employee claiming the benefit of these facilities shall go to an authorised doctor or such other doctor as he may recommend in writing, provided that where there is no such authorised doctor appointed by the bank for any place, the employee can choose any registered medical practitioner practising in the locality or nearby.
- (5) Except where an authorised doctor treats the workman, all medical bills shall, in the first instance, be paid by the workman. He can thereafter recover whatever amounts are permissible from the bank. Bills of authorised doctor shall be paid by the bank itself.

- (6) Banks are at liberty to have the bills for treatment submitted by other medical practitioners where authorised doctors are not available for scrutiny and approval by the banks' doctors and only the amounts so recommended by them need be paid.
- (7) Every workman shall during illness (whether he is on duty or on leave) be entitled, free of charge and up to the limits in clause 10 *infra*, to attendance and treatment by the bank's authorised doctor or where there is no such doctor, by a registered medical practitioner of his choice as stated above.
- (8) Expenses properly incurred by the workman shall be paid by the bank within six weeks of the production of bills and certificates by him.
- (9) All bills submitted for payment shall be accompanied by a certificate from the doctor concerned for the treatment.
- (10) The total expenses from January to December of each calendar year on account of medical attendance and treatment payable by a bank to a workman shall not exceed the following limits:—

Class of Banks	Class of Areas,		
	I	II	III
A.	Rs. 90.	Rs. 60.	Rs. 50
B.	Rs. 75.	Rs. 50.	Rs. 40
C.	Rs. 60.	Rs. 40.	Rs. 30
D.	Rs. 30.	Rs. 20.	Rs. 15.

We are not defining the extent and nature of medical treatment in view of the monetary limits fixed by us. Such facilities however need not include supply for denatures, spectacles, hearing and other aids".

In the present reference under section 6 sub-section (I) of the Industrial Disputes (Banking Companies) Decision Act, 1955 (Act 41 of 1955) I am asked to answer the question:

"Whether the directions regarding medical benefits contained in paragraph 450 of the award of the All India Industrial Tribunal (Bank Disputes) constituted by the notification of the Government of India in the Ministry of Labour, No. S.R.O.35, dated the 5th January, 1952, modified as aforesaid, are applicable to part-time workmen".

2. It was conceded by Shri De Silva, who represented Allahabad Bank, Limited, Bareilly, that the Sastri Award dealt with both whole-time and part-time workers, and that the terms in which the directions in question are couched are wide enough to include part-time workmen. He urged however that there are certain distinctions which the Sastri Tribunal drew between whole-time employees and part-time employees, for instance the provision in paragraph 522 of the award that entitles a permanent employee to 3 months' notice of termination of employment whereas the services of a part-time employee may be terminated after 14 days' notice, and the provision in paragraph 516 of the award requiring the maintenance of a service book for every employee except one engaged on a part-time basis; he therefore urged that it could not have been the intention of the Tribunal to treat whole-time and part-time employees alike in respect of medical facilities. In the course of his argument he also referred to other considerations for instance the fact that it is a general practice that benefits arising out of schemes of provident fund and gratuity and grants of bonus are not generally given to part-time employees, and that the bank employing a workman as a part-time employee has no control over the employee during the rest of the day and it would not be fair to make the bank responsible for the medical treatment of a part-time employee who for the remaining portion of the day works in surroundings where he is specially exposed to danger, for example a part-time sweeper who spends the rest of his day working in a cholera ward. The

answer to the contentions of Sri De Silva is that the duty laid upon me by this Reference under section 6, sub-section (I) is purely a duty of interpretation, and considerations of what would or would not be fair to the employing bank would, if at all, be relevant only where the meaning of the directions made by the Sastri Tribunal is doubtful and the choice between two alternative interpretations depends upon what the intention of the Tribunal was likely in the circumstances to have been. It would be proper therefore to examine the directions in the context in which they were made, and see whether there is any doubt as to the correct interpretation.

3. A feature that strikes one on a perusal of the Sastri Award is the Tribunal's awareness of the existence of group of employees who were only part-time employees. Having in paragraphs 119 to 122 of the award made its directions regarding basic wages, dearness allowance and house rent allowance for the clerical staff, the Tribunal proceeded in paragraph 123 to consider part-time employees "such as sweepers, pass book writers, etc.", and fixed for them "a minimum of one-third of the appropriate rate of pay and dearness allowance if such part-time persons work for not less than seven hours per week". Regarding house rent allowance the Tribunal made it clear in paragraph 158 that its directions in this respect apply only to wholetime workmen. The directions as regards office hours do not concern part-time employees and they were expressly excluded by clause 8 of paragraph 304 of the award. Paragraph 495 provided for a written order of appointment to be given part-time employees. It would appear from this that the Tribunal throughout the award kept in mind the fact of the existence of group of part-time workmen and, where it considered that a distinction between these workers and wholetime workers was necessary in respect of relief given by it, the Tribunal made the necessary directions. The instances of such distinction which were referred to by Sri De Silva, far from supporting his contention that the Tribunal could not have intended to treat part-time employees or a part with whole-time employees, would justify the contrary conclusion; for the inference may legitimately be drawn that, if that Tribunal thought that part-time employees should be treated differently in this matter, it would have passed orders to this effect as it has done in respect of other reliefs given by it.

4. The Tribunal's attitude towards labour in this connection was indicated at an early stage when in paragraph 34 of the award it quoted from the summary of the First Five Year Plan as follows:—

"...The basic needs of the worker for food, clothing and shelter must be satisfied. He should also enjoy improved health services, wider provision of social security, better educational opportunities and increased recreational and cultural facilities. The conditions of work should be such as to safeguard his health and protect him against occupational and other hazards."

5. The Tribunal dealt with the question of medical benefits in chapter XXII of its award. The All-India Bank Employees Association demanded that "every employee" should get free medical aid, and that the nature and seriousness of his ailment should be the deciding factor in determining the nature of the medical aid to be rendered "irrespective of the status of the position of an employee". The demand of the Imperial Bank of India Staff Association was for medical aid to "a member of the staff" on account of himself and the members of his family. It further demanded that if "an employee" is advised change of climate the bank should pay the travelling expenses incurred by him and his family. After setting out these demands, the Tribunal referred to the provisions made in different awards relating to this issue. Sri B. B. Sen, according to the summary which follows, recommended free medical consultation for "all employees" of A and B class banks. Before Mr. Justice Divatia in the Bombay Banks award the demand was made on behalf of the "employees and their families", and Mr. Justice Divatia directed that all the big banks should have a medical officer who could be consulted free of charge by "all the employees". It is also noted that Sri R. Gupta in the dispute between the Imperial Bank of India (Bengal Circle) and its employees, reviewing the medical facilities available in Calcutta, Lahore and Kanpur observed that in each place a doctor attends the office where there is a small dispensary and the "Bank staff" can appear before him for treatment. The direction made by Shri R. Gupta was that, wherever the staff was large enough, the bank should have its own medical officer, who would visit the branches once every day and also visit "sick employees" at their houses wherever necessary.



6. During the course of the arguments before Sastri Tribunal the demand for medical aid was abandoned so far as it related to the families of the workmen but, apart from this, no concession was made tending to cut down the scope of the demand.

7. On behalf of the Central Bank of India Ltd. the claim of the workmen was resisted on the ground that medical aid is only an amenity to be given by the employer and not claimable as of right. It was contended that, where the employee gets himself treated by a different doctor, the bank's doctor must certify that the bill was for a reasonable amount and it was urged that the demand for a change of the doctor at the instance of the employees ought not be allowed. Sri Vimadalal said that there was no objection to medical relief being given during a period of leave, but opposed the demand for aid from the bank towards change of air or climate. A ceiling on the expenditure under this head was asked for, and the passing of an order with retrospective effect was opposed. Sri Seervai, for the Bank of India, Ltd., supported the submissions made on behalf of the Central Bank of India, Ltd., and spoke of the facilities given by his bank to "the officers and the employees". On behalf of the Exchange Banks it was urged that the existing amenities were sufficient, and on behalf of the Imperial Bank of India it was pointed out that no distinction was made between "officers and other employees". On behalf of the United Commercial Bank, Ltd., it was suggested *inter-alia* that "employees" and employers should

contribute equally, and that "employees" should not be eligible for denature, and eye or similar treatment. Sri Tilak and Shri Asayekar asked for different treatment to be given to the smaller banks with regard to this matter.

8. It will be seen from this analysis that the demand in the matter of medical aid was made on behalf of all the employees, and that it was pressed substantially on this basis. On the other side, there was no suggestion made on behalf of the banks that a distinction should be made between one category of employees and another. Having regard to this fact and to the directions made in other parts of the award providing for differences in treatment as between the two categories of employees, it is not possible to hold that the term 'workman' in the directions given in paragraph 450 of the award does not cover part time employees. In these circumstances the considerations urged by Sri De Silva are irrelevant.

9. For the reasons given I answer the Reference in the affirmative and hold that the directions regarding medical benefits contained in paragraph 450 for the Sastri award are applicable to part time workmen.

(Sd) D. F. REUBEN, *Member.*

A. L. HANDA, Under Secy.

